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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/764,488	01/27/2004	Dae-sik Kim	Q79489	6271	
23373 7:	590 06/02/2005		EXAMINER		
SUGHRUE MION, PLLC			HASAN, MOHAMMED A		
2100 PENNSYLVANIA AVENUE, N.W. SUITE 800 WASHINGTON, DC 20037			ART UNIT	PAPER NUMBER	
			2873		

DATE MAILED: 06/02/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Rev. 6/04

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10-764488

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Notice of Non-Compliant Amendment (37 CFR 1.121)

corrected sec	is considered non-compliant becau In order for the amendment document to be compliant, correction of the tion of the non-compliant amendment document must be resubmitted ts to the claims" section of applicant's amendment document must be	e following item	(s) is requ	ired. Only th	s of · e
THE FOLLO	WING CHECKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUM nendments to the specification: A. Amended paragraph(s) do not include markings. B. New paragraph(s) should not be underlined. C. Other				
2. Ab.	stract: A. Not presented on a separate sheet. 37 CFR 1.72. B. Other		72:312. T	Manuel Ma Manuel Manuel Manuel	office of a second
3. Am	nendments to the drawings: Del attachment		7. \		ierrings:
4. Am	nendments to the claims: A. A complete listing of <u>all</u> of the claims is not present.			1	g e Su waterijay,
For further expl	B. The listing of claims does not include the text of all pending claims C. Each claim has not been provided with the proper status identifier, a claim cannot be identified. Note: the status of every claim must be income of the following 7 status identifiers: (Original), (Currently amende presented), (New) and (Not entered). D. The claims of this amendment paper have not been presented in ascential to the claims of the amendment format required by 37 CFR 1.121, see MPEP Status identifiers: (Original).	and as such, the idicated after its ced), (Canceled), (cending numerical	individual claim num Withdrav ::: al order.	status of eachber by using wn), (Previous	
If the non-comp his letter to sup non-entry of the	pliant amendment is a PRELIMINARY AMENDMENT, applicant is gipply the corrected section which complies with 37 CFR 1.121. Failure to preliminary amendment and examination on the merits will commence preliminary amendment(s). This notice is not an action under 35 U.S.C.	iven ONE MON' comply with 37	TH from CFR 1.1:	the mail date 21 will result	in
ONE MONTH for order to avoid	pliant amendment is a reply to a NON-FINAL OFFICE ACTION (incident appears to be a bona fide attempt to be a reply (37 CFR 1.135(c)) from the mailing of this notice within which to re-submit the corrected seed abandonment. EXTENSIONS OF THIS TIME PERIOD ARE AVAILABLE AND ARE AVAILABLE ASSETTIONS OF THIS TIME PERIOD ARE AVAILABLE AND A), applicant is gi ction which com ILABLE UNDE	ven a TIN plies with CR 37 CF	ME PERIOD (1 37 CFR 1.12 R 1.136(a).	of 21
tarus of the ame	571-272-162/	and is not affect	Action.	The period for non-complian	or .
egal Instrumen	ts Examiner (LTE) Telephone No.				.: :

Per. 6/04